

Amendments to House Bill No. 542
3rd Reading Copy

Requested by Representative John Esp

For the Senate Local Government Committee

Prepared by Leanne Kurtz
March 14, 2011 (1:56pm)

1. Title, lines 4 and 5.

Strike: "GENERALLY" on line 4

Following: "REVISING" on line 4

Strike: "THE" on line 4 through "APPLICATIONS" on line 5

Insert: "PROVISIONS GOVERNING CRITERIA FOR LOCAL GOVERNMENT
REVIEW OF PROPOSED SUBDIVISIONS AND INFORMATION PROVIDED AS
PART OF REVIEW"

2. Page 1, line 20 through page 4, line 5.

Strike: section 1 in its entirety

Renumber: subsequent sections

3. Page 5, line 18.

Strike: "information,"

4. Page 5, lines 19 and 20.

Following: "regarding" on line 19

Insert: "wildlife, wildlife habitat, or the natural environment
relating to"

Following: "review" on line 19

Strike: "of a subdivision application"

Following: "a" on line 20

Insert: "best available"

Following: "scientific" on line 20

Strike: "peer-reviewed"

5. Page 5, line 21.

Following: "comment"

Strike: "information,"

Following: "consider"

Insert: "a comment, an opinion, or"

- END -

Explanation - With amendments #3 through #6 above, subsection (8)
of 76-3-608 in the bill would read:

(8) If a federal, state, or local governmental entity
submits a written comment or an opinion regarding wildlife,

wildlife habitat, or the natural environment relating to a subdivision application for the purpose of assisting a governing body's review, the governmental entity shall provide best available scientific information that supports the comment or opinion. The governing body may not consider a comment, opinion, or information from a governmental entity that is or has been involved in an effort to acquire or assist others in acquiring an interest in the real property identified in the subdivision application.